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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Robert J. L. Chimenti, et al.) Latoya I. Cross	MAR 0 1 2006
U. S. Scrial No.: 10/663,566, which is a) Confirmation Number: 4165	2000
Continuation Under 37 C.F.R. §1.53(b) of U.S. 09/877,625 filed June 8, 2001, which is) Group Art Unit: 1743	
a Continuation of U.S. 09/274,744 filed March 23, 1999) Family Number: P1999J009-U	S3
For: METHODS FOR OPTIMAL USAGE AND IMPROVED VALUATION OF CORROSIVE PETROLEUM FEEDSTOCKS AND FRACTIONS)))	

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

CERTIFICATION OF FACSIMILE TRANSMISSION

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JOANNE WOLTERS

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Signature

Date Date

Sir:

RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT

The Notice of Non-Compliant Amendment received in the above-referenced application is not correct. The Legal Instruments Examiner alleges that the status identifiers for claims 23-25 are incorrect. However, they are correct as discussed below.

The above-referenced application, Serial No. 10/663,566, filed September 16, 2003 is a Continuation Under 37 C.F.R. §1.53(b) of U.S. 09/877,625 filed June 8, 2001, which is a Continuation of U.S. 09/274,744 filed March 23, 1999.

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U.S. Serial Number: 10/663,566 Reply to Office Action of: 2/14/06 Family Number: 1999J009-US3 Page 2. of 2

A preliminary amendment for this Continuation application was filed on September 16, 2003 (copy attached). This preliminary amendment included new claims 22-25. The fee sheet included payment for these new claims. A first office action for the above-referenced application, U.S. 10/663,566, was mailed from the USPTO on October 7, 2005 (copy attached). The office action of October 7, 2005, referred to the preliminary amendment. Therefore, the preliminary amendment had been entered in this application. However, the cover sheet of the October 7, 2005 office action only listed claims 1-22 although the "Detailed Action" of the office action referred to claims 24 and 25 on page 2, and to claims 23, 24, and 25 on page 4.

The amendment filed on January 31, 2006 (copy attached) was a response to this first office action. In the amendment filed on January 31, 2006, claim 22 was amended over the claim 22 presented in the preliminary amendment. However, claims 24 and 25 were not amended over the claims previously presented in the preliminary amendment. Therefore, the status identifiers in the amendment filed on January 31, 2006, are correct.

It is requested that the amendment filed on January 31, 2006, be entered into the above-referenced application.

Respectfully submitted,

Ronald D. Hantman

Attorney for Applicant(s)

Registration No. 27,796

Telephone Number: (908) 730-2534 Facsimile Number: (908) 730-3649

Pursuant to 37 CFR 1.34(a)

ExxonMobil Research and Engineering Company P. O. Box 900
Annandale, New Jersey 08801-0900

RDH:jmw (2/28/06)

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Please find below and/or attached an Office communication concerning this application or proceeding.

PTQ-90C (Rev. 10/03)

PAGE 5/23 * RCVD AT 3/1/2006 3:10:57 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/12 * DNIS:2738300 * CSID:908 730 3649 * DURATION (mm-ss):05-40

PTOL-326 (Rev. 7-05)

Application/Control Number: 10/663,566

Art Unit: 1743

3.

Page 2

DETAILED ACTION

Claim Rejections - 35 U.S.C. § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112: 1. The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject
 - matter which the applicant regards as his invention.
- Claims 13-16, 24 and 25 are rejected under 35 U.S.C. 112, second paragraph, as being 2. indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 13 recites the limitation "said orthogonalized IR absorbance spectrum" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 13 also recites "an accuracy that renders the invention useful to the application".

What do Applicants intend by this statement. What accuracy renders the invention useful?

Claims 16 and 25 contain the limitation "said average prediction error" for which there is insufficient antecedent basis in the claim.

Claim Rejections - 35 U.S.C. § 103 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Application/Control Number: 10/663,566

Art Unit: 1743

4. Claims 1-12 and 17-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 5,420,041 to Matsushita et al (hereinafter Matsushita et al '041) in view of US Patent 5,681,749 to Ramamoorthy (hereinafter Ramamoorthy '749).

Matsushita et al '041 disclose a method for determining acid value by infrared absorption. The method of Matsushita et al '041 involves determining the acid value attributed to the carboxylic groups based on the infrared absorption spectrum at wave numbers around 3300 cm⁻¹. The method is used to determine the acid value of mineral oils such as engine oils. See col. 2, lines 32-36 and 48-52. Matsushita et al '041 disclose using wave numbers in the spectral ranges of 1710 cm⁻¹ to 4000 cm⁻¹, specifically 3120 cm⁻¹ to 3300 cm⁻¹ and 2530 cm⁻¹. See examples. It appears from figures 2 and 4 that the absorbances are between 1 and 2 absorbance units and the acid values are in ASTM TAN.

Matsushita et al '041 use a calibration curve to represent the correlation between absorbance and acid value. The [Partial] Least Squares method is used to determine coefficients necessary in calculating the acid value from the calibration curve (col. 4, line 50 - col. 5, line 17). Matsushita et al '041 does not teach correlating the IR absorption spectrum with acid values using linear multivariant regression analysis.

Ramamoorthy '749 teaches several mathematical techniques for correlating infrared spectrum to the concentration of any component in the source stream including acid.

Ramamoorthy '749 specifically discloses techniques such as Multiple Linear Regression and Partial Least Squares Regression (col. 12, line 26 - col. 13, line 62). It appears that these method are equivalent and known in the art.

Thus, it would have been obvious to one of ordinary skill in the art to determine acid values of mineral oils by using IR radiation such as disclosed by Matsushita et al '041 and to correlate the IR spectrum to acid value using any of several known mathematical techniques,

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including Multivariant Linear Regression. The use of such mathematical techniques allows for the development of quantitative chemical analyses.

With respect to the particular petroleum stream used, as recited in claims 8, 9, 15 and 23, it is submitted that the method would be sufficient to determine acid content in any stream, since the method is taught generally for determining acid content, absent evidence to the contrary.

Therefore, for the reasons set forth above, Applicants' claimed invention is deemed to be obvious within the meaning of 35 U.S.C. 103 in view of the teachings of Matsushita et al '041 and Ramamoorthy '749.

Allowable Subject Matter

5. Claims 13-16, 24 and 25 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Claims 13-16 are directed to using orthogonalized IR absorbance spectrum to develop a prediction regression model having regression factors to predict the TAN of the petroleum streams. The prior art of record do not teach such orthogonalization to predict the acid values.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LaToya I. Cross whose telephone number is 571-272-1256. The examiner can normally be reached on Monday-Friday 8:30 a.m. - 5:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill A. Warden can be reached on 571-272-1267. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

P.9/23

Page 5

Application/Control Number: 10/663,566

Art Unit: 1743

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Notice of References Cited

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Before the Examiner In re Application of Latoya I. Cross Robert J. L. Chimenti et al. Confirmation Number: 2235 Continuation Under 37 C.F.R. §1.53(b) of U.S. 09/877,625 filed June 8, 2001, which is a Group Art Unit: 1743 Continuation of U.S. 09/274,744 filed March 23, Family Number: P1999J009-US3 1999 For: METHODS FOR OPTIMAL USAGE AND IMPROVED VALUATION OF CORROSIVE PETROLEUM FEEDSTOCKS AND FRACTIONS

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Date of Deposit September 16, 2003 X "Express Mail" mailing label number __EU862908937US I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450

TERESA L. LACHOWSKI (Type or print name of person mailing paper or fee)

(Signature of person mailing paper or fee)

Sir:

MINARY AMENDMENT

Please amend the above-referenced Continuation Application as set forth

below.

PATENT TRADEMARK OFFICE